What is claimed is:

1. A method of controlling transfer of proprietary content on a computer network comprising the steps of:

identifying computers offering proprietary content on the computer network; identifying network addresses corresponding to the computers; identifying physical addresses corresponding to the network addresses; and communicating a warning notice to at least one physical address.

- 2. The method of claim 1, further including the step of generating a tag corresponding to the proprietary content.
- 3. The method of claim 2, further including the step of comparing the tag to other tags in a database of tags.
- 4. The method of claim 2, wherein the tag includes spectral information corresponding to the proprietary content.
- 5. The method of claim 1, further including the step of identifying owners of the network addresses.
- 6. The method of claim 1, further including the step of storing the network addresses in a database of addresses.

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- 7. The method of claim 1, further including the step of removing duplicate network addresses from the database of addresses.
 - 8. The method of claim 1, wherein the proprietary content includes music.
 - 9. The method of claim 1, wherein the proprietary content includes a movie.
- 10. The method of claim 1, wherein the proprietary content includes at least a portion of a book.
 - 11. The method of claim 1, wherein the proprietary content includes an image.
 - 12. The method of claim 1, wherein the warning notice is a cease and desist letter.
 - 13. The method of claim 1, wherein the warning notice is sent by mail.
 - 14. The method of claim 1, wherein the warning notice is sent by e-mail.
 - 15. The method of claim 1, wherein the network is the Internet.
- 16. The method of claim 1, wherein the computers are part of a peer-to-peer file sharing network.

17. A method of identifying violators of intellectual property rights on a computer network comprising the steps of:

continuously identifying computers offering proprietary content on the computer network;

identifying network addresses corresponding to the computers; and storing the network addresses in an updatable network address database.

- 18. The method of claim 17, further including the step of generating a tag corresponding to the proprietary content.
- 19. The method of claim 18, further including the step of comparing the tag to other tags in a tag database.
- 20. The method of claim 18, wherein the tag includes spectral information corresponding to the proprietary content.
- 21. The method of claim 17, further including the step of identifying owners of the network addresses.
- 22. The method of claim 17, further including the step of removing duplicate network addresses from the network address database.
 - 23. The method of claim 17, wherein the proprietary content includes music.

- 24. The method of claim 17, wherein the proprietary content includes a movie.
- 25. The method of claim 17, wherein the proprietary content includes at least a portion of a book.
 - 26. The method of claim 17, wherein the proprietary content includes an image.
 - 27. The method of claim 17, wherein the warning notice is a cease and desist letter.
 - 28. The method of claim 17, wherein the warning notice is sent by mail.
 - 29. The method of claim 17, wherein the warning notice is sent by e-mail.
 - 30. The method of claim 17, wherein the network is the Internet.
- 31. The method of claim 17, wherein the computers are part of a peer-to-peer file sharing network.

- 32. A system for controlling transfer of proprietary content comprising: means for identifying computers offering proprietary content on a network; means for identifying network addresses corresponding to the computers; means for identifying physical addresses corresponding to the network addresses; and means for communicating a warning notice to at least one physical address.
- 33. The system of claim 32, further including means for generating a tag corresponding to the proprietary content.
- 34. The system of claim 33, further including means for comparing the tag to other tags in a database of tags.
- 35. The system of claim 33, wherein the tag includes spectral information corresponding to the proprietary content.
- 36. The system of claim 32, further including means for identifying user names corresponding to the computers.
- 37. The system of claim 32, further including means for storing the network addresses in a database of addresses.
- 38. The system of claim 32, further including means for removing duplicate network addresses from the database of addresses.

- 39. The system of claim 32, wherein the proprietary content includes music.
- 40. The system of claim 32 wherein the proprietary content includes a movie.
- 41. The system of claim 32, wherein the proprietary content includes at least a portion of a book.
 - 42. The system of claim 32, wherein the proprietary content includes an image.
 - 43. The system of claim 32, wherein the warning notice is a cease and desist letter.
 - 44. The system of claim 32, wherein the warning notice is sent by mail.
 - 45. The system of claim 32, wherein the warning notice is sent by e-mail.
 - 46. The system of claim 32, wherein the network is the Internet.
- 47. The system of claim 32, wherein the computers are part of a peer-to-peer file sharing network.

- 48. A method of identifying violators of intellectual property rights comprising: means for continuously identifying computers offering proprietary content on a network; means for identifying network addresses corresponding to the computers; means for storing the network addresses in an updatable network address database.
- 49. The system of claim 48, further including means for generating a tag corresponding to the proprietary content.
- 50. The system of claim 49, further including means for comparing the tag to other tags in a tag database.
- 51. The system of claim 49, wherein the tag includes spectral information corresponding to the content.
- 52. The system of claim 48, further including means for identifying user names corresponding to the computers.
- 53. The system of claim 48, further including means for removing duplicate network addresses from the network address database.
 - 54. The system of claim 48, wherein the proprietary content includes music.
 - 55. The system of claim 48, wherein the proprietary content includes a movie.

- 56. The system of claim 48, wherein the proprietary content includes at least a portion of a book.
- 57. The system of claim 48, wherein the proprietary content includes at least one of an image, music, a movie, publishing content, an executable file, a video game, private health record, a pharmaceutical record, confidential personal documents, a will, a virus, a financial record, a CAD drawing, trade secret information, a customer list, and a confidential corporate document.
 - 58. The system of claim 48, wherein the warning notice is a cease and desist letter.
 - 59. The system of claim 48, wherein the warning notice is sent by mail.
 - 60. The system of claim 48 wherein the warning notice is sent by e-mail.
 - 61. The system of claim 48, wherein the network is the Internet.
- 62. The system of claim 48, wherein the computers are part of at least one of a peer-to-peer file sharing network, web sites, centralized servers, gopher sites, Usenet, email sites and FTP sites.

63. A computer program product for controlling transfer of proprietary content comprising:

a computer usable medium having computer readable program code means embodied in the computer usable medium for causing an application program to execute on a computer system, the computer readable program code means comprising:

computer readable program code means for identifying computers offering proprietary content on a network;

computer readable program code means for identifying network addresses corresponding to the computers;

computer readable program code means for identifying physical addresses corresponding to the network addresses; and

computer readable program code means for communicating a warning notice to at least one physical address.